1	Martin A. Muckleroy MUCKLEROY LUNT, LLC				
2	6077 S. Fort Apache Rd., Ste 140 Las Vegas, NV 89148				
3	Phone (702) 907-0097 Fax (702) 938-4065				
4	martin@muckleroylunt.com				
5	Brian D. Clark ( <i>pro hac vice</i> forthcoming) Rebecca A. Peterson ( <i>pro hac vice</i> forthcoming)				
6	Stephen J. Teti ( <i>pro hac vice</i> forthcoming) Arielle S. Wagner ( <i>pro hac vice</i> forthcoming)				
7	100 Washington Avenue S, Suite 2200				
8 9	Minneapolis, MN 55401 Phone: (612) 339-6900				
10	Fax: (612) 339-0981 bdclark@locklaw.com				
11	rapeterson@locklaw.com sjteti@locklaw.com aswagner@locklaw.com				
12	aswagner @ fockiaw.com				
13	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
14					
15	ROSENBAUM, et al.,	Case No. 2:24-cv-00103-GMN-MDC			
16		MOTION FOR THE EXTENSION OF TIME			
17	Plaintiff, v.	TO FILE PRO HAC VICE APPLICATION FOR STEPHEN J. TETI			
18	PERMIAN RESOURCES CORP et al.,				
19	Defendants				
20	ANDREW CAPLEN INSTALLATIONS LLC,				
21	et al.,				
22	Plaintiff,				
23	v.				
24	PERMIAN RESOURCES CORP et al.,				
25 26	Defendants.				
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THESE PAWS WERE MADE FOR WALKIN' LLC, et al.,

Plaintiff,

PERMIAN RESOURCES CORP.. et al.,

Defendants.

Plaintiff These Paws Were Made for Walkin' LLC, individually and on behalf of all others similarly situated, hereby requests a thirty (30) day extension of the time for the following Plaintiff's Counsel to file his *pro hac vice* application with the Court: Stephen J. Teti.

This request is submitted in compliance with LR IA 6-1. This is the Plaintiff's first request for an extension of time. Plaintiff filed its Complaint on January 24, 2024 (ECF No. 1, 2:24-cv-00164-GMN-NJK). The case is now consolidated into Case No. 2:24-cv-00103-GMN-MDC (ECF No 34). The deadline for Counsel to submit their completed *pro hac vice* applications is February 7, 2024 (ECF No. 2, 2:24-cv-00164-GMN-NJK). Plaintiff's Counsel requests this extension due to a delay in receiving a Certificates of Good Standing from one of the courts in which Mr. Teti is admitted, which was requested shortly after Plaintiff's Complaint was filed. Therefore, good cause exists for the requested extension. The requested extension furthers the interest of this litigation and is not being requested in bad faith or to delay these proceedings unnecessarily.

Accordingly, Plaintiff respectfully requests an extension of up to and including March 6, 2024.

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1	DATED:	February 6, 2024	By:/s/Martin A. Muckleroy
2			Martin A. Muckleroy MUCKLEROY LUNT, LLC
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5			Proposed Counsel for Plaintiff and the
6			Proposed Classes
7 8			Brian D. Clark ( <i>pro hac vice</i> forthcoming) Rebecca A. Peterson ( <i>pro hac vice</i>
9			forthcoming) Stephen J. Teti ( <i>pro hac vice</i> forthcoming)
10			Arielle S. Wagner ( <i>pro hac vice</i> forthcoming) <b>LOCKRIDGE GRINDAL NAUEN PLLP</b> 100 Washington Avenue S, Suite 2200
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15			Proposed Interim Lead Counsel for Plaintiff and the Proposed Classes
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1	<u>ORDER</u>
2	IT IS SO ORDERED.
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5	UNITED STATES MAGISTRATE JUDGE
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8	DATED:
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